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NOTICE

The undermentioned Gazette of India Extraordinary was published upto the 15th October, 1962:-

Issue No. No. and Date

Issued by

Subject

92 G.S.R. 1363, dated 15th Oc- Ministry of Food & Agricul- This order may be called the tober, 1962. Uttar Pradesh Paddy and

Uttar Pradesh Paddy and Rice (Restriction on Movement) Second Amendment Order, 1962.

Copies of the Gazette Extraordinary mentioned above, will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 16th October 1962

- G.S.R. 1387.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Class III and Class IV (Non-Gazetted) (Central Emergency Relief Training Institute) Recruitment Rules, 1961, namely:—
 - These rules may be called the Class III and Class IV (Non-gazetted) (Central Emergency Relief Training Institute) Recruitment (Second Amendment) Rules, 1962.
- 2. In the Schedule to the Class III and Class IV (Non-gazetted) (Certral Emergency Relief Training Institute) Recruitment Rules, 1961, the entries relating to Serial No. 10 shall be omitted and Serial No. 24 shall be re-numbered as Serial No. 10 and the entries relating thereto shall be inserted after serial No. 9.

[No. 31/66/62-ER I..]

New Delhi, the 18th October 1962

- G.S.R. 1388.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Assistant Directors and Deputy Assistant Directors (Class II Gazetted) (Central Emergency Relief Training Institute) Recruitment Rules, 1962, namely:—
- 1. These rules may be called the Assistant Directors and Deputy Assistant Directors (Class II Gazetted) (Central Emergency Relief Training Institute) Recruitment (Amendment) Rules, 1962.
- 2. In the Schedule to the Assistant Directors and Deputy Assistant Directors (Class II Gazetted) (Central Emergency Relief Training Institute) Recruitment Rules, 1962, for the existing entries in column 8 against serial Number 1, the following entries shall be substituted, namely:—

Essential:

- Degree in Science or Engineering of a recognised University or Associateship of the Institute of Fire Engineers or equivalent.
- 2. Should have qualified as Instructor in Rescue from a recognised Institute. Qualifications relaxable in favour of candidates:
 - having not less than five years commissioned service in Engineer (Field Engineering) Branch of Army, or
 - (ii) having practical experience and not less than five years teaching experience in outdoor and practical firefighting, rescue and allied subjects in a recognised Institute.

Desirable:

- 1. Experience in field engineering.
- 2. Adequate experience of organising rescue operations in floods, earthquake and other calamities.
- Teaching experience in outdoor and practical work in a recognised Institute.
- Service in Armed Forces, Territorial Army, National Cadet Corps, Fire Service or Police.
- 5. Some Administrative experience.

[No. 31/28/62-ER-I.] C. L. GOYAL, Under Secy.

New Delhi, the 19th October 1962

G.S.R. 1389.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Himachal Pradesh the East Punjab Moveable Property (Requisitioning) Act, 1947 (East Punjab Act 15 or 1947) as at present in force in the State of Punjab, subject to the following modifications, namely:—

MODIFICATIONS

- 1. Throughout the Act,—
 - (a) unless otherwise specified, for the words "State Government", the words "Lieutenant Governor of Himachal Pradesh" shall be substituted and there shall also be made in any sentence in which those words occur, such consequential amendments as the rules of grammar require;
 - (b) for the words "Official Gazette", the words "Himachal Pradesh Gazette" shall be substituted.
- 2. In sub-section (2) of section 1, for the words "State of Punjab", the words "Union territory of Himachal Pradesh" shall be substituted.
- 3. In sub-section (2) of section 3, for the words "State Government", the word "Government" shall be substituted.
- 4. In sub-section (3) of section 5, for the word "Government", the words "Lieutenant Governor of Himachal Pradesh" shall be substituted.

- 5. In section 7,—
 - (a) for the words "in the opinion of that Government", the words "in his opinion" shall be substituted;
 - (b) for the words "made by it", the words "made by him" shall be substituted.
- 6. In sub-section (2) of section 10, for the words "State Government", the word "Government" shall be substituted.

ANNEXURE

THE EAST PUNJAB MOVEABLE PROPERTY (REQUISITIONING) ACT, 1947 AS EXTENDED TO THE UNION TERRITORY OF HIMACHAL PRADESH.

East Punjab Act No. XV of 1947

An Act to provide for the requisitioning and acquisition of Moveable Property. It is hereby enacted as follows—

- 1. Short title, extent and commencement.—(1) This Act may be called the East Punjab Moveable Property (Requisitioning) Act, 1947.
 - (2) It extends to the whole of the Union territory of Himachal Pradesh.
 - (3) It shall come into force at once.
- 2. Requisitioning of moveable property.—(1) The Lieutenant Governor of Himachal Pradesh, if he considers it necessary or expedient so to do, may by order in writing requisition any moveable property and may make such further orders as may be necessary or expedient in connection with the requisitioning:

Provided that no property used for the purpose of religious worship and no aircraft or anything forming part of an aircraft or connected with the operation, repair or maintenance of aircraft, shall be requisitioned.

- (2) Where the Lieutenant Governor of Himachal Pradesh makes any order under sub-section (1), he may use or deal with the property in such manner as may appear to him to be expedient.
- 3. Power to acquire requisitioned property.—(1) The Lieutenant Governor of Himachal Pradesh may at any time acquire any moveable property requisitioned by him under section 2 by serving on the owner thereof or, where the owner is not readily traceable or the ownership is in dispute, by publishing in the Himachal Pradesh Gazette, a notice stating that the said authority has decided to acquire it in pursuance of this section.
- (2) Where a notice of acquisition is served on the owner of the property or published in the Himachal Pradesh Gazette under sub-section (1) then at the beginning of the day on which the notice is so served or published the property shall vest in the Government free from all encumbrances and the period of requisition thereof shall end.
- 4. Payment of compensation.—The owner of any moveable property requisitioned or acquired under this Act shall be paid such compensation as the Lieutenant Governor of Himachal Pradesh may determine.
- 5. Release from requisition.—(1) Where any property requisitioned under section 2 is to be released from requisition, the Lieutenant Governor of Himachal Pradesh may after making such inquiry, if any, as he considers necessary, specify by order in writing the person to whom possession of the property shall be given.
- (2) The delivery of possession of the property to the person specified in an order made under sub-section (1) shall be a full discharge of the Government from all liability in respect of such delivery, but shall not prejudice any rights in respect of the property which any other person may be entitled by due process of law to enforce against the person to whom possession of the property is so delivered.
- (3) Where the person to whom possession of any property is to be given cannot be found and has no agent or other person empowered to accept delivery on his behalf, the Lieutenant Governor of Himachal Pradesh shall cause a notice declaring that the property is released from requisitioning to be published in the Himachal Pradesh Gazette.

- (4) When a notice referred to under sub-section (3) is published in the Himachal Pradesh Gazette, the property specified in the notice shall cease to be subject to requisition on and from the date of such publication and shall be deemed to have been delivered to the person entitled to the possession thereof, and the Government shall not be liable for any compensation or other claim in respect of the property for any period after the said date.
- 6. Power to obtain information and to give directions.—The Lieutenant Governor of Himachal Pradesh may, with a view to requisitioning or acquiring any property under section 2 or section 3 or determining the amount of compensation payable under section 4, by order—
 - (a) require any person to furnish to such authority as may be specified in the order such information in his possession relating to the property as may be specified;
 - (b) direct that the owner or person in possession shall not without permission dispose of the property till the expiry of such period as may be specified in the order.
- 7. Power to give effect to orders.—The Lieutenant Governor of Himachal Pradesh may take or cause to be taken such steps and use or cause to be used such force as may in his opinion be reasonably necessary for securing compliance with any order made by him under this Act.
- 8. Delegation of functions.—The Lieutenant Governor of Himachal Pradesh may by order notified in the Himachal Pradesh Gazette, direct that any power conferred or any duty imposed on him by this Act shall in such circumstances and under such conditions, if any, as may be specified in the direction be exercised or discharged by such officer as may be so specified.
 - 9. Offences and penalty.—Whoever-
 - (a) obstructs the Lieutenant Governor of Himachal Pradesh or any person authorised by him in the discharge of the functions under sub-section
 (2) of section 2 or section 7; or
 - (b) fails to furnish any information required by order under clause (a) of section 6 or furnishes any information which is false or which he either knows or has reasonable cause to believe to be false or does not believe to be true; or
 - (c) contravenes any direction given under clause (b) of section 6; shall on conviction for such offence by a competent Court be punishable with imprisonment for a term which may extend to one year or with fine or with both.
- 10. **Protection of action under the Act.**—(1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of this Act, or any order made thereunder.
- (2) No suit or other legal proceeding shall lie against the Government for any damage caused or likely to be caused by anything in good faith done or intended to be done in pursuance of this Act, or any order made thereunder, and no proceeding taken or order made under this Act, shall be called in question by any court.

[No. 4/9/61-Judl.II-UTL-52.] P. N. KAUL, Dy. Secy,

MINISTRY OF FINANCE

(Department of Revenue)

Customs

New Delhi, the 27th October 1962

G.S.R. 1390.—In exercise of the powers conferred by section 23, of the Sea Customs Act, 1878, (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of

Finance (Department of Revenue) No. 53-Customs, dated the 24th April, 1962, namely:

In the Schedule annexed to the said notification, after Serial No. 9 and the entries relating thereto, the following shall be inserted, namely:

Si. No.	Name of artical	Extent of exemption			
ī	2	3			
10	Steel tinplates and tinned sheets failing under Item No. 63(10) of the First Schedule to the Indian Tariff Act, 1934(32 of 1934).	The duty leviable under Item No. 63(36) of the First Schedule to the Indian Tariff Act, 1934(32 of 1934).			

[No. 131.] J. DATTA, Under Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 27th October 1962

G.S.R. 1391.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 91/62-Central Excises, dated the 19th May, 1962;—namely:—

In the said notification, before the first proviso, the following shall be inserted, namely:—

"In case the price lists include the amount of excise duty abatement of excise duty shall be allowed."

[No. 184/62.] L. M. KAUL, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 27th October 1962

- G.S.R. 1392.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act. 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 21st November, 1962.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.

- 2. In the Second Schedule to the Customs and Central ExcIse Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 24 and entries relating thereto, the following shall be substituted, namely:—
 - "24. Umbrellas and Components thereof."

[No. 111/F. No. 34(86)/6/62-Cus. IV.]

- G.S.R. 1393.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 21st November, 1962.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government,

Draft Rules

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 62 and entries relating thereto, the following shall be substituted, namely:—
 - "62. Gas plants and parts thereof".

[No. 1127F. No. 34(41)/1/62-Cus. IV.]

- G.S.R. 1394.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 21st November, 1962.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960—
 - (i) for the existing item at Serial No. 40 and entries relating thereto, the following shall be substituted, namely:—
 - "40. Electric Wires and Cables, all sorts, not otherwise specified."
 - (ii) after the existing entries at Serial No. 131 and entries relating thereto, the following shall be added, namely:—
 - "132. Electric metres all kinds."

[No. 113/F. No. 34(2)/6/62-Cus. IV.]

G.S.R. 1395.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said subsection (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.

- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing sub-item at Serial No. 2 and entries relating thereto, the following shall be substituted:—
 - "(ii) Storage Batteries all types, and components thereof."

[No. 114/F. No. 34(20)/3/62-Cus. IV.]

G.S.R. 1396.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said subsection (3) of section 43B, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial No. 126 and entries relating thereto, the following shall be added.
 - "127. Articles made of Acrylic Plastic Sheets".

[No. 115/F. No. 34(105)/1/62-Cus. IV.]

G.S.R. 1397.—In exercise of the powers conferred by sub-section (3) of section 43-B, of the Sea Customs Act, 1878, (8 of 1878), and section 37, of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43-B, namely:—

Amendment.

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial Number 34 and entries relating thereto, the following shall be substituted namely:—
 - "34. Finished Leather and Leather Manufactures, including shoe uppers.".

[No. 116/F. No. 34(89)/36/62-Cus. IV.]

G.S.R. 1398.—In exercise of the powers conferred by sub-section (3) of section 43-B, of the Sea Customs, Act, 1878, (8 of 1878), and section 37, of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43-B, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 1 and entries relating thereto, the following shall be substituted, namely:—
 - "1. Fabrics, hosiery and fishnet twine or cord, manufactured wholly or in admixture with other yarn, from artificial silk yarn of all varieties other than staple fibre yarn; and ready-made garments made from such fabrics—
- I. If they contain artificial silk yarn other than artificial silk yarn consisting entirely of cellulose derivatives or generated cellulose or of both—
- (a) Crimped and Stretched Yarn:
 - (i) Less than 23 deniers Eighteen rupees per kilo-gramme of crimpted or stretched nylon yarn content of such deniers.

- (ii) of 24 to 48 deniers. Fifteen rupees and fifty-seven nave paise per kilo-gramme of crimped or stretched nylon yarn content of such deniers.
 - (iii) of 49 deniers or more. Seventeen rupees and thirty-eight nave paise per kilogramme of crimped or stretched nylon yarn content of such deniers.
- (b) Terrelyne Yarn:
 - (i) of 50 deniers. Sixteen rupees and ninety naye paise per kilogramme of artificial silk yarn content of such deniers.
 - (ii) of 75 deniers. Fifteen rupees and eighty-two naye paise per kilogramme of artificial silk yarn content of such deniers.
 - (iii) of 100 deniers. Fourteen rupees and eight naye paise per kilogramme of artificial silk yarn content of such deniers.
 - (iv) of over 100 deniers. Twelve rupees and sixty-nine naye paise per kilogramme of artificial silk yarn content of such deniers.
- (c) Other yarn i.e., yarn other than crimped and stretched yarn and Terylenes yarn.
 - (i) of less than 18 Eighteen rupees and thirteen nave paise per kilogramme of artificial silk yarn content of such deniers.
 - (ii) of 18 deniers or more Forteen rupees and eighteen naye paise per but not more than 23 kilogramme of artificial silk yarn content of deniers.
 - (iii) of 24 deniers or more. Eleven rupees per kilogramme of artificial silk yarn content of such deniers.
- II. If the Fabrics contain Art Silk Yarn consisting entirely of cellulise derivatives or regenerated cellulose or both:
 - (a) of less than 75 deniers. Eight rupees and eighty-five naye palse per kilogramme of artificial silk yarn content of such deniers.
 - (b) of 75 deniers or more Five rupees and twenty-four maye paise per kilobut not more than 105 gramme of artificial silk yarn content of such deniers.
 - (c) More than 105 deniers Two rupees and fifty-four naye paise per kilobut not more than 175 gramme of artificial silk yarn content of such deniers.
 - (d) of more than 175 deniers.

 Four rupees and thirty-one naye paise per kilogramme of artificial silk yarn content of such deniers.

INO. 117/F. No. 34/162/60-Cus. IV.J

- G.S.R. 1399.—The following draft rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Sait Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be effected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 28th November, 1962.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1962.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 30 and entries relating thereto, the following shall be substituted, namely:-
 - "30. Plywood panels (3-ply) and fittings of tea chests:
 - 24" size.
 - (ii) Plywood panels for tea chests, of 19"×19"× 20" size,
 - (iii) Plywood panels for tea chests, of $18" \times 20" \times$ 20" size.
 - (iv) Plywood panels for tea chests, of 16"×16"× 18" size.
 - (v) Plywood panels for tea chests, of 16×16"> 20" Size.
 - (vi) Plywood panels for tea chests of $17'' \times 17'' \times$ 17" size.
 - (vii) Plywood panels for tea chests, of size not specified in this item.
 - (viii) Metal fittings of tea chests made of tinplate.
 - (ix) Wire nails, tenter hooks and rivets.
 - for (x) Tissue paper for wrapping battens or lining aluminium foil.
 - (xi) Aluminium foil.

(i) Plywood Panels for tea chests, of 19" × 19" × Forty-nine rupees and twenty-seven nayepaise per one hundred sets of six pieecs each.

> Forty-six rupees and thirty naye paise per one hundred sets of six pieces each.

> Forty rupees and forty naye paise per one hundred sets of six pieces each.

> Thirty-two rupees and fifteen nye crone hundred sets of six pieces each.

Thirty-four rupees and sixty-five nave paise per one hundred sets of six pieces each.

Thirty-three rupees and fifty-five nave paise per one hundred sets of six piece.

Thirty-rupces per one hundred square metres.

Two hundred and seventy-two rupees and thirteen nave paise per metric ton of tinplate content.

Eighty-three rupees and thirty one nave paise per metric ton.

Thirty-five rupees per quintal.

Sixty rupees per quintal.

The above rates shall be deemed to take effect from the 15th June, 1962.

[No. 118/F. No. 34(1)/16/62-Cus. IV.]

Customs

New Delhi, the 27th October 1962

G.S.R. 1400.—In exercise of the powers conferred by sub-section (1) of section 43-B, of the Sea Customs Act, 1878, (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R.-575, (55/F. No. 34/86/ 60-Cus. IV), dated the 28th May, 1960, namely:---

Amendment

In the Schedule to the said Notification, for the existing item at Serial Number 46, and entries relating thereto the following entry shall be substituted, namely:-

"46. Umbrellas and components thereof".

[No. 146/F. No. 34(86)/6/62-Cus. IV.]

G.S.R. 1401.—In exercise of the powers conferred by sub-section (1) of section 43-B, of the Sea Customs Act, 1878, (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R.—575, (55/F. No. 34/ 86/60-Cus. IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, for the existing item at Serial No. 100, and entries relating thereto, the following shall be substituted, namely:—

"100. Gas plants and parts thereof.".

[No. 147/F. No. 34(41)/1/62-Cus. IV.]

G.S.R. 1402.—In exercise of the powers conferred by sub-section (1) of section 43-B, of the Sea Customs Act, 1878, (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R.—575, (55/F. No. 34/86/80-Cus. IV), dated the 28th May, 1962, namely:

Amendment.

In the Schedule to the said notification,

- (i) for the existing item at Serial No. 71, and entries relating thereto, the following shall be substituted, namely:—
 - "71. Electric Wires and Cables all Sorts not otherwise specified".
- (ii) after the existing entries at Serial No. 169, and entries relating thereto, the following shall be added, namely:—

"170. Electric meters, all kinds.".

[No. 148/F, No. 34(2)/6/62-Cus. IV.]

CORRIGENDUM

Customs

New Delhi, the 27th October 1962

- G.S.R. 1403.—In the Ministry of Finance (Department of Revenue), Notifications G.S.R. No. 1159 (115/F. No. 34/363/61-Cus. IV) dated the 1st September, 1962 and G.S.R. No. 1223 (123/F. No. 34(2)/4/62-Cus. IV) dated the 15th September, 1962 the following correction may be made:—
- (I) In para 2 of Notification G.S.R. No. 1159 dated the 1st September, 1962 (i) for "after item No. 15" read "after item No. 16" and (ii) for "16", read "17".
- (II) In para 2 of Notification G.S.R. No. 1223 dated the 15th September, 1962(i) for "after item No. 15" read "after item No. 17" and (ii) for "16" read "18".

[No. 152/F. No. 34(2)/4/62-Cus. IV.] J. BANERJEE, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Department of Company Law Administration)

New Delhi, the 20th October 1962

G.S.R. 1404.—In exercise of the powers conferred by the proviso to sub-section (1) of Section 594, of the Companies Act, 1956, (1 of 1956), and in partial modification of the notification of the Government of India in the Ministry of Finance Department of Company Law Administration) S.R.O. 3216, dated the 4th October, 1957, (hereinafter referred to as the notification), and in supersession of the notification of the Government of India in the Ministry of Commerce and Industry (Department of Company Law Administration) No. G.S.R. 1047, dated the 3rd September, 1960, the Central Government hereby directs that, in the case of W.T. Henley's Telegraph Works Company Limited (hereinafter referred to as the Company), being a foreign company, the requirements of Clause (a) of subsection (1) of the said section 594, as modified in their application to a foreign company by the said notification, shall apply subject to the following further exceptions and modifications, namely—

It shall be deemed to be sufficient compliance with the provisions of Clause (a) of sub-section (1) of section 594, of the Act, if in respect of the financial years ending on the 31st December, 1960, 31st December, 1961, 31st December, 1962, and 31st December, 1963, the foreign company submits to the appropriate Registrar of Companies in India in triplicate:—

(i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of incorporation under the provisions of law in that country;

- (ii) a statement of (a) its assets and liabilities in India as on the date of the balance sheet and (b) its receipts and payments in India, signed by two directors of the company and a person authorised to accept service of process in India under Clause (d) of sub-section (1) of section 592, of the Act, duly certified by a Chartered Accountant within the meaning of the Chartered Accountants Act, 1949, (38 of 1949); or
- (iii) if the company has no assets and/or liabilities in India and has not received any monies and/or has not incurred any expenditure in India, a statement to that effect duly signed by the aforementioned persons; and
- (iv) a certificate signed by the persons referred to at (ii) above to the effect that the company has ceased its trading activities in India and is existing only for purposes of settling the outstanding accounts and taxation matters and for putting W.T. Henley's Telegraph Works Company India Limited into possession of its assets, import quota rights, security and other deposits; etc.

[No. F. 14(12)-CL, VI/62.] N. PARASURAMAN, Under Secv.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 15th October 1962

- G.S.R. 1405.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain Class I posts in the Forest Division of the Ministry of Food and Agriculture (Department of Agriculture), namely:—
- 1. Short title.—These rules may be called the Class I posts in the Forest Division (Ministry of Food and Agriculture) Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to the posts specified in Column 1 of the Schedule to these rules in the Forest Division of the Ministry of Food and Agriculture (Department of Agriculture).
- 3. Number, classification and scale of pay:—The number of the said posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in Columns 5 to 13 of the schedule aforesaid.
- 5. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and
- (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

					ı	THE (See Rules
Name of post	No. of posts	Classifi- cation	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	Educa- tional and other qua- lifications required for direct recruits
I	2	3	4	5	6	7
I. Inspector General of Forests.	I	G.C.S. Class I	Rs. 3,250/- fixed for pre-1931 Indian Forest Service Officers, For others Rs. 2,000—125—2,250.		· N.A.	N.A.
2. Deputy Inspector Geral of Forests.	1	G.C.S. Class I	Rs. 1,750—100— 2,150 for an officer of the Indian Forest Service. Rs. 1,300—60— 1,800 for an officer other than that of the I.F.S.	-	N.A.	N.A.
3. Assett. Inspector General of Forests.	1	G.C.S. Class I (Gazetted)	Rs. 700—40— 1,100—50/2— 1,250.	N.A.	N.A.	N,A,

2 to 1)

2 to 4)					
Whether age and educationa qualification prescribed for the direct recruits will apply in the case of promotees	probation I if any	Method of re- cruitment whe- ther by direct recruitment or by promotion or transfer/deputa- tion & percentag of the vacancies to be filled by various methods	promotion/transfer/de- putation grades from which promotion to be made	If a DPC exists, what is its composition	Circumstances in which U.P.S.C. to be consulted in making re- cruitment
9	9	10	11	12	13
N.A.	N.A. J	By transfer on deputation,	A tenure post, the period of tenure not to exceed 5 years.	N.A.	As required under the rules.
			Field of deputation: (i) Heads of the Forest Department in the States and Union Territories. (ii) The President of the F.R.I. & Colleges, Dehradun.		
N.A.	N.A.	By transfer on deputation.	A tenure post, the period of tenure not to exceed four years.	N.A.	As required under
			Field of deputation:		
			Officers of the rank of Conservator of Forests of the State Forest Service Class I in the States and Union Territories.		
N.A.	N.A.	By transfer on deputation.	By deputation of an officer of the rank of Deputy Conservator of Forests of the State Forest Service Class I with at least 5 years' experience as a District Officer and preferably possessing All India knowledge of Forests and Forest products on tenure basis. Tenure post—the period of tenure not to exceed 3 years.		As required under the rules.

(Department of Atomic Energy)

New Delhi, the 18th October 1962

- G.S.R. 1406.—In exercise of the powers conferred by sub-sections (2) and (4) of section 17 of the Mines and Minerals (Regulations and Development) Act, 1957 (67 of 1957), the Central Government, after consultation with the Government of the State of Rajasthan, hereby—
 - (i) notifies that the Central Government proposes to undertake prospecting and mining operations in respect of atomic minerals in the areas of the said State specified in the Schedule hereto; and
 - (ii) declares that no prospecting licence or mining lease shall be granted to any other party in respect of any land in the said areas.

Explanation.—"atomic mineral" means any mineral which is or may be used for the production or use of atomic energy or research into matters connected therewith.

SCHEDULE.

(a) An area of $19\cdot 24$ sq. miles in the Udaipur—Udaisagar tract (Udaipur District, Rajasthan). The area is ABCDEFGHIJKLM.

BLOCK A—Reference point 'X' is the spot height 2472 shown on 1"=1 mile. Survey of India topo sheets No. 45H/10 and (1936 edition) 45H/14 (old style) at Lat. 24°37½' and Long. 73°44½'.

- (1) From reference point 'X' point A is situated at 22 miles along bearing 322°.
- (2) Point B is situated at 1.84 miles bearing 551° from A.
- (3) Point C is situated at 1.44 miles along bearing 159° from B.
- (4) Point D is situated at 1.64 miles due south of C.
- (5) Point E is situated at 3.58 miles along bearing 127°15′ from D.
- (6) Point F is situated at 5.32 miles along bearing 153½° from E.
- (7) Point G is situated at 1.4 miles due south of F.
- (8) Point H is situated at 0.55 miles due west of G.
- (9) Point I is situated at 2.83 miles along bearing 3212° from H.
- (10) Point J is situated at 2.42 miles along bearing 3463° from I.
- (11) Point K is situated at 0.68 miles along bearing 267° from J.
- (12) Point L is situated at 2.8 miles along bearing 322° from K.
- (13) Point M is situated at 1.56 miles due south of L.
- (14) Point A is situated at 5.46 miles along bearing 337° from M.
- (b) An area of 2.5024 Sq. miles in the Udaipur—Udaisagar tract (Udaipur District, Rajasthan). The area VXYZ is a quadrilateral.

BLOCK B.—Reference point I is one of the corner points of Block A as shown on 1"=1 mile (old style) Survey of India topo sheet No. 45H/14 the location of which has been fixed in Block A.

- (1) Line VX—bearing 110—Distance 1:34 miles.
- (2) Line XY—bearing 90°—Distance—1.91 miles.
- (3) Line YZ—bearing 180°—Distance—1.3 miles.
- (4) Line ZV—bearing due west—Distance—1.91 miles.

[No. RMD/5(15)/57.]

H. L. KHANNA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 16th October 1962

G.S.R. 1407.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Health No. F. 2-9/59-MII, dated the 20th July,

- 1959, the President hereby makes the following rules regulating the method of recruitment of the staff in the Lady Reading Health School, Delhi, namely:—
- 1. Short title.—These rules may be called the Lady Reading Health School, Delhi, Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to the posts in the Lady Reading Health School, Delhi as specified in column 2 of the Schedule annexed hereto.
- 3. Number, classification and scales of pay.—The number of posts, their classification and the scales of pay attached to them shall be as specified in columns 3 to 5 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit and other matters connected therewith shall be as specified in columns 6 to 15 of the Schedule aforesaid.
- 5. **Disqualification.**—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to Service; and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the Posts at the

S. Name of No. the Post

Its classification whether gazetted or nongazetted and whether Ministerial or non-Ministerial

Scale of pay

No. of Percentage of posts to posts be filled by

Pro- $\mathbf{B}\mathbf{y}$ Direct Transmotion senio- refer cruit-/by rity selec-cum ment tion fltness

2 3 4

6

8 7

9

1. Superinten-

dent.

Rs. G.C.S. Class II, 450-25-575. (Gazetted), (Non-Ministerial).

One

5

By promotion, failing which by direct recruitment.

Class III, (Gazetțed), 250—10—290—15— Two (Non-Ministerial). 380. 2. Assistant Superinten-

Bvpromotion failing which by direct

recruitment.

3. Sister Tutors. Class III, (Non-gazetted), (Nonministerial

250-10-290-15- Two 380.

By promotion failing which by direct recruitment.

DULE

SEC. 3(i)]

Lady Realing Health School, Delhi

	3 121 ng 11 saith School, Deint				
Age limit	For direct recruitment only— Educational and other qualifi-	Period of	For	promotion/transfer	Circums-
for direct rectt. only	cations required	pro- bation	Whether age and other educational qualifications prescribed for direct recruitment will apply in case of apptt. by promotion/transfer		which
10	11	12	13	14	15
ment ser-	 (i) Registered Nurse and Midwife. (ii) Degree/Diploma or Certificate in Public Health Nursing teaching or administration. (iii) 5 years' experience in Public Health Nursing, including experience of teaching. Desirable; Degree in Nursing. 	years.	Yes, except for age.	Promotion: (i) Assistant Superinten dent (250—380) failing that from. (ii) Sister Tutor (250—380) (5 year's service respective grade).	As requir- ed under the rules.
25—35 years.	(i) Matriculation or its equivalent qualification. (ii) A Registered Nurse and Midwife. (iii) A Certificate or Diploma in Public Health Nursing. (iv) Three years' experience as a Public Health Nurse including experience of teaching Nursing of Health Visitor students. Desirabla: A certificate as a Tutor for General Nursing, Midwifery or Public Health Nursing.	years.	Do.	Promotion. Sister Tutors. A person having three' years' minimum service will be eligible for promotion.	
25—35 years.	75 x 4 x 1 x 1 x 1 x 1	years.	Do,	Promotion from Public Health Nurse/Health Visitor having Senior General Nursing Certificate and a teaching qualification. A person having three years' minimum service will be eligible for promotion.	

1	2	3	4	5	6	7	8	9
4.	Public Health Nurse.	Class III, (Non gazetted) (Non-ministerial).	210—10—290—15 — 320.	One		••	By direct rec- ruit- ment.	••
5.	Health Visitor.	Do.	175—6—205	Four	••		Do.	
6.	Assistant Warden.	Do,	150—5—175—6—205 —EB—7—240—8— 256—EB—8—280.	One	**		Do.	
7•	Head Clerk	Class III, (Non-gazet- ted), (Ministerial).	- 210—10—290—15— 320—EB—15—380.	One	roo% fail- ing which by trans- fer.		••	
8.	Upper Division Clerk	Do.	130—5—160—8—200 —EB—8—256— EB—8—280—10— 300.	Two	••	100%	••	••
9.	Lower Division Clerk,	Do.	110—3—131—4—155 —EB—4—175—5— 180.	Four	••	.,		direct it- fail- which trans-
10,	Bus Driver	Class III, (Non-gazetted) (Non-Ministerial).	110 -3- 131-4-139	Three	••	••	100%	

01	11	12	13	14	15
25—35 years.	(i) Matriculation or equivalent qualification. (ii) A recognised Certificate in Public Health Nursing or a degree in Nursing or a Registered Nurse with a Health Visitor's Certificate. Desirable: Experience in Public Health field.	Two years		Not applicable.	
21—30 years.	 (i) Matriculation or equivalent qualification. (ii) Registered Midwife and Health visitor. Desirable: (a) Certificate in General Nursing (b) Teaching experience. 	Do.	••	Do.	••
Do.	Matriculation or equivalent qualification and Diploma in Dietetics. For a non- graduate—experience of at least two years as an Assis- tant Warden will be essen- tial.	Do.		D o.	••
••	 (i) Degree of a recognised University. (ii) 5 years' experience in office work and administration. 		<i>For transfer</i> Age No. Edu. Yes.	Promotion (i) Upper Division Clerks of the Lady Reading Health School with 3 year's service. (ii) Transfer of persons working in similar or equivalent grade from other Central Govt. Offices.	
••	••	Two years.	No.	By promotion of Lower Division Clerks of the Lady Reading Health School, A person having three years minimum ser- vice.	
18—25 years.	(i) Matriculation or equivalent qualification. (ii) 30 words per minute speed in type-writing, relaxable in the case of physically handicapped persons in accordance with the Ministry of Home Affairs' O.M. No. 15/8/61-Estt.(D), dated 23-12-61. Desirable: Experience of Office.	Do.	••	Transfer of persons woking in similar or equivalent grade from other Central Government Offices.	
Dο.	Middle School standard will be desirable qualification. A licensed drives able to drive heavy vehicles. Must have had experience of driving heavy vehicles. Desirable: Knowledge of engine mechanism.	Do.	••		

1684	THE	GAZETTE OF	INDIA : OCTOBER 27, 196	2/KART	IKA	5, 188	4 [PART	· II-
ı	2	3	4	5	6	7	8	9
II. Daftr	у .	Class IV (Non-gazetted).	Rs. 75—1—85—EB—2— 95.	One		100%	• • •	
12. Peon		Do.	70—1—80—EB— 1—8 5.	Two			100%	
13. Cook		Do.	Do.	Three		• •	100%	
14. Bear	er .	\mathbf{Do}_{\bullet}	Do.	Eight			100%	
15. Chov	vkidar	Do.	Do.	Five			100%	
16. Nigh Wat	it chman.	Do.	70180EB 185.	One	• •	•••	100%	••
17. Mass	alchi .	Do.	Do.	One			100%	
18. Mali		Do.	\mathbf{Do}_{ullet}	One			100%	
19. Dhol	bi .	\mathbf{Do}_{ullet}	Do.	Three			100%	
20. Aya	•	Do.	Do.	One			100%	
21. Trait	ned Dai	Do.	80185295 EB3110.	Two	••		1∞%	
22. Swee	eper .	Do.	70—1—80—EB—1— 85.	- Seven	••	••	100%	
23. Lady tend <i>Cun</i>		Do.	80—1—85—2—95— EB—3—110.	One	••	••	100%	

SEC. \$(i)] THE GAZETTE OF INDIA: OCTOBER 27, 1962/KARTIKA 5, 1884 16									
10	II	12	13	14	15				
••		Six months.		By promotion of persons in the grade of peon with three years' service.					
18—25 years.	Middle School standard pass.	Do.	• •	••					
Do.	Must have had previous experience.	Do.	- •						
Do.	Do.	Do.							
Do.	Previous experience desirable.	Do.							
Do.	Do.	Six months	• •		• -				
Do.	Do.	Do.	· •	••					
Do.	Do.	Do.		• •	••				
Do.	Do.	Do.	• •	••					
Do.	Do.	Do.		••					
Do.	Do.	Do.	••	••	• •				
Do.	Nil.	Do.	••						
Do.	Middle School standard. Pre- vious experience desirable.	Do.			• •				

[No. F. 2-23/59-MII.] R. MURTHI Under Secy

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 11th October 1962

- G.S.R. 1408.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Junior Field Officer (Technical) (Directorate General of Supplies and Disposals) Recruitment Rules, 1959 published with the notification of the Government of India in the Ministry of Works, Housing and Supply No. S.O. 1395, dated the 13th May, 1959, namely:—
- 1. These rules may be called the Junior Field Officer (Technical) (Directorate General of Supplies and Disposals Amendment Rules, 1962.
- 2. In the Junior Field Officer (Technical) (Directorate General of Supplies and Disposals) Recruitment Rules, 1959, in the Schedule in column 7, for the existing entry, the following entry shall be substituted, namely:—

"Degree or Diploma in Engineering (Mechanical or Electrical) with at least two years experience in a workshop of repute."

[No. 49/10/62-ESII.] R. RAJAGOPALAN, Under Secy.

(Department of W.H.&S.)

New Delhi, the 15th October 1962

- G.S.R. 1409.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Central Public Works Department Architectural Staff (Gazetted) Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to recruitment to the posts specified in column 1 of the Schedule annexed thereto.
- 3. Classification and scale of pay.—The classification of the posts and the scales of pay attached thereto shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of recruitment, age limit, period of probation and other qualifications.—The method of recruitment, age limit, qualifications, the period of probation and other matters connected therewith shall be as specified in columns 4 to 11 of the said Schedule:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of departmental candidates and candidates belonging to scheduled castes, scheduled tribes and other special categories of persons in accordance with the general orders issued from time to time by the Central Government:

Provided also that in the initial stages direct recruifment may be effected in the grades of Architect and above.

- 5. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the posts; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the posts:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

- 6. Power to relax.—The Central Government may relax any provisions of these rules in any case in which, but for such relaxation, the rules would operate harshly.
- 7. Interpretation.—If any question arises as to the meaning or application of these rules or any of them to any person, the matter shall be referred to the Central Government, whose decision thereon shall be final.

SCHEDULE

Name of post	Classifi- cation whe- ther gaze- tted or non- gazetted	Scale of pay	Whether selection posts or not		Educational qualification for direct recruits	Whether age & educational qualification will also apply in case of recruits by promotion	Period of pro- bation for direct recruits	Methad of recruitment i.e. whether by direct recruitment or by transfer service from which promotions etc. are to be made	In case of va- cancies filled by promo- tions or trans- fer, grades or service from which promotions etc. are to be made	IfDPCexists for recruitment by promotions compositions thereof	Circum - stances in which UPSC is to be con- sulted in making recruit- ment
I	2	3	4	5	6	7	8	9	10	II	I 2
Chief Architect.	General Central Service, Class I Gazetted,	Rs. 2,000/-The fixed pay of Rs. 2,000/00 per month will be applicable to the incumbent of the post who holds recognised qualifications as an Architect as well as Town Planner.	Selection.	Not applicable.	Not applicable.	Not applicable.	Two years.	By promotion	Senior Architect.	Class I D.P.C.	As required under the rules.
Senior Architect	Do.	1300—60— 1600—100— —1800	Selec- - tion,	Do.	Do.	D ₀ .	Do.	Do.	Architect	Do.	Do.
Architect	Do.	700—40— 1100—50/2 —1250.	Selec- tion,	Do.	Do.	Do.	Do.	By promotion of depart- mental candidates in the Igrades	Asstt. Archi- tect.	Do.	Do.

								of Deputy Architect a& Asstt. Architect in the ratio of 2: 1.			
eputy chitect.		Rs. 400— 400—450— 30—600— 35—670— EB—35— 950.	Selection.	Below 28 years.	Fellow or Associate of RIBA or All India (Now National) Diploma in Architecture of the All India Council of Technical Education or Govt. Diploma in Architecture of Sir J.J. School of Arts, Bombay. Or Degree or Diploma in Architecture of any Indian or Foreign University or Institute recognised by the All India Council of Technical education as equivalent to their Diploma.	Do.	Do.	By direct rec- ruitment.	Not applicable	Not applicable.	Do.
Asstt. Architect.	General Central Service Class II Gazetted (Non- Ministerial)	Rs. 350—2: —500—30 30—590— EB—30— 800—EB— 30—830—. 35—900.	tion.	Do.	Fellow of Associate of R.I.B.A. or All India (Now National)Diploma in Architecture of All India Council of Technical Education. or Government Diploma in Architecture of Sir J.J.	No.	Two years.	By promotion of departme tal candidat and by directorisment in the ratio of 1:3.	n- man (ordin es ary grade) it provided th	nt f	As required under the rules.

(Department of W.H.&S.)

New Delhi, the 20th October 1962

G.S.R. 1410.—In exercise of the powers conferred by section 31 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby limits the operation of the Kerala Municipalities Act, 1960 (Kerala Act 14 of 1961) in so 1ar as that Act relates to the storage or transport of petroleum other than petroleum which has its flashing point not below 200°F to the quantities specified in the notification of the Government of India in the late Ministry of Works, Production and Supply No. P. 104, dated the 4th May, 1950, and amends the said notification as follows; namely:—

In the Schedule to the said notification,-

- (i) the words, brackets and numbers "The Travancore District Municipalities Act (XXIII of 1116)" and the "Cochin Municipal Act, (XVIII of 1113)" shall be omitted;
- (ii) the following shall be added at the end, namely:-

"The Kerala Municipalities Act, 1960 (Kerala Act 14 of 1961)".

[No. 3/26/62-S&P.II.] K. SRINIVASAN, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 16th October 1962

- G.S.R. 1411.—In exercise of the powers conferred by section 21 of the Railway Protection Force Act, 1957 (23 of 1957), the Central Government hereby makes the following rules further to amend the Railway Protection Force Rules, 1959, namely:—
- 1. These rules may be called the Railway Protection Force (Second Amendment) Rules, 1962.
- 2. In clause (c) of sub-rule (1) of rule 22 of the Railway Protection Force Rules, 1959, (hereinafter referred to as the said rules), the following shall be added at the end, namely:—
 - "or he has passed the matriculation or other equivalent examination from a recognised institution and possesses a diploma from the National Fire Service College, Nagpur, or an equivalent diploma in Fire Service."
- 3. For rule 62 of the said rules, the following rule shall be substituted, namely:—
 - "62. Canvassing of non-official or other outside influence.—Superior officers and members of the Force are forbidden from bringing or attempting to bring any political or other outside influence to bear upon any superior authority to further his interest in respect of matters pertaining to his service under the Government."

[No. 62-Security (Spl) 6/61.] P. C. MATHEW, Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 18th October 1962

- G.S.R. 1412.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the All India Radio (Class II posts) Recruitment Rules, 1962, published with the Notification of the Government of India in the Ministry of Information and Breadcasting No. GSR 347, dated the 6th March, 1962, namely:—
 - These rules may be called the All India Radio (Class II posts) Recruitment Second Amendment Rules, 1962.
 - (2) In the All India Radio (Class II posts) Recruitment Rules, 1962-
 - in the Schedule, after serial No. 4 and the entries relating thereto, the following shall be inserted, namely:—

Sche

S.No. Designation of the post	No. of posts	Classification Scale of Pay	Whether selection post or	Age limit for	Educational and other quali- fications required
	poses		non- selection post	direct recruits	

1	2	3	4	5	6	7	8
Office	nistrative r r Jagat".	I	General Central Service Class II (Gazetted) (Ministerial	Rs. 350-20- 450-25-475 plus a special pay of). Rs. 75/- P.M.	Selection	35 yrs.	(i) Degree of a recognised University. (ii) Knowledge of Government rules & regulations. (iii) At least three years administrative experience in a responsible capacity, particularly some experience on the accounts and establishment side.

	ŧ.		Е
.,			

Whether age and educational Qualifications prescribed for the direct recruits will apply inthe case of promotees	Period of probation, if any
bromotees	

Method of recruitment whether by direct recruit or by promotion or transfer and percentage of the various methods

case of If a D.P.C. recruitment by promotion/ transfer, grade from which promotion to be made

exists. what is its composition

Circumstances in which U.P.S.C. is to be consulted in making recruitment

9	10	11
Not applicable	Two years.	By promotion failing which

by direct recruitment.

Promotion in the Subordinates of All India Radio.

12

Superintendents Class II As required under D.P.C. the

14

13

[No. $11(\theta)/62$ -B(A).]

J. D. JAIN, Under Secy.

New Delhi, the 19th October 1962

- G.S.R. 1413.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Films Division (Recruitment to Class III and Class IV posts) Rules, 1959, published with the notification of the Government of India in the Ministry of Information and Broadcasting, No. G.S.R. 1090, dated the 21st September, 1959, namely:—
- 1. These rules may be called the Films Division (Recruitment to Class III and Class IV posts) Sixth Amendment Rules, 1962.
- 2. In the Schedule to the Films Division (Recruitment to Class III and Class IV posts) Rules, 1959,—
 - (i) Serial No. 27 and the entries relating thereto shall be omitted;
 - (ii) in Serial No. 35, for the existing entry in column 12, the following entry shall be substituted, namely,
 - "From amongst Upper Division Clerks in the Films Division who have passed the departmental test".

[No. 4/10/59-F(A)-FDRR/22.] D. R. KHANNA, Under Secy.